## PATENT COOPERATION TREATY

From the: INTERNATIONAL SEARCHING AUTHORITY James & Wells PO Box 2201 WRITTEN OPINION OF THE Christchurch INTERNATIONAL SEARCHING AUTHORITY **NEW ZEALAND** (PCT Rule 43bis.1) Date of mailing 6 APR 2005 (day/month/year) FOR FURTHER ACTION Applicant's or agent's file reference See paragraph 2 below 43081/X353 Priority date (day/month/year) International application No. International filing date (day/month/year) 24 October 2003 PCT/NZ2004/000262 22 October 2004 International Patent Classification (IPC) or both national classification and IPC Int. Cl. 7 A47C 001/022, A47C 001/024, A47C 007/14, A47C 007/44 Applicant FURNWARE LIMITED et al This opinion contains indications relating to the following items: Basis of the opinion Box No. I Box No. II **Priority** Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Lack of unity of invention Box No. IV Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; Box No. V citations and explanations supporting such statement Box No. VI Certain documents cited Certain defects in the international application Box No. VII Certain observations on the international application Box No. VIII **FURTHER ACTION** If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. 3. For further details, see notes to Form PCT/ISA/220. Authorized Officer Name and mailing address of the IPEA/AU AUSTRALIAN PATENT OFFICE **BANDULA RAJAPAKSE** PO BOX 200, WODEN ACT 2606, AUSTRALIA E-mail address: pct@ipaustralia.gov.au Telephone No. (02) 6283 2120 Facsimile No. (02) 6285 3929

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/NZ2004/000262

Box	No. I	Basis of the	opinion			•			
() 1.	With rega	ard to the langua	ge, this opinion otherwise indica	has been e	stablished on this item.	the basis o	of the internat	ional application	in the language in
	the !	opinion has bee following langua mational search (	ge	, which	n is the langu	n from the age of a tra	original lang nslation furni	uage into ished for the purp	oses of
2.	With rega	ard to any nucleon	otide and/or am inion has been e	ino acid se stablished	equence disc on the basis	losed in the of:	internationa	l application and	necessary to the
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Reasoned statement under Rule 43bls.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
Claims 1-21		YES				
Claims -		NO				
Claims 1-21		YES				
Claims -		NO				
Claims 1-21		YES				
Claims -		NO				
	Claims - Claims - Claims - Claims 1-21	Claims - Claims 1-21 Claims - Claims 1-21				

## 2. Citations and explanations:

No document cited in the search report discloses a recline mechanism for seating furniture having all the features of claims 1-21. The subject matter of claims 1-21 is therefore new (Article 33(2) PCT). Reclining mechanism including a housing positioned on one of either the support member or the frame and an extending portion of the frame positioned on the other of either the support member or the frame and housing receiving the extending portion within the cavity bounded by a cavity wall and biasing means located inside the cavity between at least a portion of the cavity wall and the extending portion wherein tilting movement of the support member causes a rotation between the cavity and the extending portion thereby engaging the extending portion with the biasing means, causing biasing means to generate a restorative reaction biasing force against the rotation, do not render obvious by the state of the art. Consequently, the subject matter of claims 1-21 involves an inventive step (Article 33(3) PCT). It is also industrially applicable (Article 33(4) PCT).